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Attorneys for Defendants
TYLER PERRY; THE TYLER PERRY
COMPANY, INC.; TYLER PERRY STUDIOS,
LLC; TURNER BROADCASTING SYSTEM,
INC.; and TIME WARNER INC.

UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA

JOHNNY TYRONE STRINGFIELD,
Plaintiff,

VS.

TYLER PERRY; THE TYLER
PERRY COMPANY, INC.; TYLER
PERRY STUDIOS, LLC; TURNER
BROADCASTING SYSTEM, INC.;
TIME WARNER INC.; and DOES
1-10,

Defendants.

Case No. CV10-0784 GW (RZx)
Assigned to the Hon. George H. Wu

**STIPULATED DISMISSAL WITH
PREJUDICE**

Fed. R. Civ. P. 41(a)(1)(ii)

Action Filed: February 3, 2010

1 This Stipulation is entered into by and between counsel for plaintiff Johnny
2 Tyrone Stringfield ("plaintiff") and counsel for defendants Tyler Perry, The Tyler
3 Perry Company, Inc., Tyler Perry Studios, LLC, Turner Broadcasting System, Inc.
4 and Time Warner Inc. ("defendants"), (collectively the "Parties").

5 Pursuant to Rule 41(a)(1)(ii) of the Federal Rules of Civil Procedure, the
6 Parties stipulate and agree that the above captioned action shall be dismissed in its
7 entirety with prejudice, and without an award of costs to any Party.

8
9 DATED: October 18, 2010

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13 By: /s/ Kelli L. Sager
Kelli L. Sager

14 Attorneys for Defendants
15 TYLER PERRY; THE TYLER PERRY
16 COMPANY, INC.; TYLER PERRY
17 STUDIOS, LLC; TURNER
BROADCASTING SYSTEM, INC.; and
TIME WARNER INC.

18
19 DATED: September __, 2010

AHDOOT & WOLFSON, APC
ROBERT AHDOOT
TINA WOLFSON

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21 By: Tina Wolfson

22 Attorneys for Plaintiff
23 JOHNNY TYRONE STRINGFIELD
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13 By: _____
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14 Attorneys for Defendants
15 TYLER PERRY; THE TYLER PERRY
16 COMPANY, INC.; TYLER PERRY
17 STUDIOS, LLC; TURNER
BROADCASTING SYSTEM, INC.; and
TIME WARNER INC.

18
19 DATED: ^{OCTOBER 2} ~~September~~, 2010

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21 By: _____
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